Exhibit C:

Declarations of Jim Benge, Ron Teegarden, Kien Phung, Craig Mackereth, and David Miller

Cass 2:2:200 C 2000000 CRIN PAGE 2006 UMRETH 1985-3 Filed 24/04/18 Page 2 of 20

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	SHOOK, HARDY & BACON LLP B. Trent Webb, Esq. (pro hac vice) Peter Strand, Esq. (pro hac vice) Ryan D. Dykal, Esq. (pro hac vice) 2555 Grand Boulevard Kansas City, MO 64108-2613 Telephone: (816) 474-6550 Facsimile: (816) 421-5547 bwebb@shb.com Robert H. Reckers, Esq. (pro hac vice) 600 Travis Street, Suite 1600 Houston, TX 77002 Telephone: (713) 227-8008 Facsimile: (713) 227-9508 rreckers@shb.com GIBSON, DUNN & CRUTCHER LLP Mark A. Perry (pro hac vice) 1050 Connecticut Avenue, N.W. Washington, DC 20036-5306 Telephone: (202) 955-8500 mperry@gibsondunn.com Blaine H. Evanson (pro hac vice) 333 South Grand Avenue Los Angeles, CA 90071 Telephone: (213) 229-7228	LEWIS ROCA ROTHGERBER LLP W. West Allen (Nevada Bar No. 5566) 3993 Howard Hughes Parkway, Suite 600 Las Vegas, NV 89169 Telephone: (702) 949-8200 wallen@lrrlaw.com RIMINI STREET, INC. Daniel B. Winslow (pro hac vice) 6601 Koll Center Parkway, Suite 300 Pleasanton, CA 94566 Telephone: (925) 264-7736 dwinslow@riministreet.com John P. Reilly (pro hac vice) 3993 Howard Hughes Parkway, Suite 500 Las Vegas, NV 89169 Telephone: (336) 908-6961 jreilly@riministreet.com	
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18	Attorneys for Defendants Rimini Street, Inc. and Seth Ravin		
19	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
20	ORACLE USA, INC.; and ORACLE		
21	INTERNATIONAL CORPORATION,	Case No. 2:10-cv-0106-LRH-PAL	
22	Plaintiffs,		
23	v.	DECLARATION OF JIM BENGE IN OPPOSITION TO ORACLE'S	
24	RIMINI STREET, INC.; and SETH RAVIN,	MOTION FOR A PERMANENT INJUNCTION	
25	Defendants.		
26			
27			
28			

I, Jim Benge, have personal knowledge of the facts stated below and under penalty of perjury hereby declare:

- 1. I am the Vice President of PeopleSoft Development at Rimini Street, Inc. ("Rimini"). I have been in that position since February 1, 2009. I have worked at Rimini since June 23, 2008.
- 2. As Vice President of PeopleSoft Development, I oversee the delivery of enterprise software updates to keep Rimini's PeopleSoft clients in compliance with evolving tax, legal, and regulatory requirements and am familiar with Rimini's processes for providing support services related to Oracle's PeopleSoft software product.
- 3. Rimini's current support processes for PeopleSoft do not rely on the use of any "local" PeopleSoft environments or documentation on Rimini's computer systems.
- 4. Rimini's current support process does not download or transmit onto Rimini's computer systems any PeopleSoft software or documentation from password-protected Oracle websites, or upload such software or documentation from any Oracle installation media.
- 5. Instead of using local or cloned copies of PeopleSoft, Rimini's current process involves remotely accessing a Rimini client's PeopleSoft environments that Rimini uses to service that client.
- 6. Certain of Rimini's clients have elected to store copies of PeopleSoft software or documentation on cloud computing platforms, such as Amazon or Windstream. For those clients, Rimini's current process involves remotely accessing the clients' PeopleSoft software or documentation that is stored in the cloud.
- 7. Rimini's current process does not use automated tools to access or download PeopleSoft software or documentation from password-protected Oracle websites.

8. When Rimini downloads PeopleSoft software or documentation from password-protected Oracle websites for a Rimini client, the current process involves using only that client's valid login credentials. 9. Rimini's current process does not use one client's PeopleSoft software or documentation to reproduce or "clone" a new environment for any other Rimini client. Rimini's current process does not reproduce PeopleSoft software or documentation 10. licensed to one client from that client to any other client. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Jim Benge Executed on: November 2, 2015 Pleasanton, California

CERTIFICATE OF SERVICE

I hereby certify that on November 2, 2015, I electronically filed the foregoing document with the clerk of the court for the U.S. District Court, District of Nevada, using the electronic case filing system. The electronic case filing system sent a "Notice of Electronic Filing" to the attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means.

By: /s/ Blaine H. Evanson Blaine H. Evanson

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- I, Ron Teegarden, have personal knowledge of the facts stated below and under penalty of perjury hereby declare:
- 1. I am the Practice Manager of Global JD Edwards Service Delivery at Rimini Street, Inc. ("Rimini"). I have been in that position since June 1, 2013. I have worked at Rimini since February 21, 2012.
- 2. As Practice Manager of Global JD Edwards Service Delivery, I oversee delivery of, and am familiar with, Rimini's processes for providing support services related to Oracle's JD Edwards software product.
- 3. Rimini's current support processes for JD Edwards do not rely on the use of any "local" JD Edwards environments or documentation on Rimini's computer systems.
- 4. Rimini's current support process does not download or transmit onto Rimini's computer systems any JD Edwards software or documentation from password-protected Oracle websites, or upload such software or documentation from any Oracle installation media.
- 5. Instead of using local or cloned copies of JD Edwards, Rimini's current process involves remotely accessing a Rimini client's JD Edwards environments that Rimini uses to service that client.
- 6. Certain of Rimini's clients have elected to store copies of JD Edwards software or documentation on cloud computing platforms, such as Amazon or Windstream. For those clients, Rimini's process involves remotely accessing the clients' JD Edwards software or documentation that is stored in the cloud.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on: November 2, 2015 Virginia Beach, Virginia

Case 22: 100 x 000106 - EMHY FAL DOSUME 14064- Filed 14/04/19 Page 9 of 40

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I hereby certify that on November 2, 2015, I electronically filed the foregoing document with the clerk of the court for the U.S. District Court, District of Nevada, using the electronic case filing system. The electronic case filing system sent a "Notice of Electronic Filing" to the attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means.

By: <u>/s/ Blaine H. Evanson</u> Blaine H. Evanson

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Allorneys for Defendants	s Rimini Street, Inc. and Seth Ravin	
UNITED STAT	TES DISTRICT COURT	
DISTRICT OF NEVADA		
ORACLE USA, INC.; and ORACLE		
INTERNATIONAL CORPORATION,		
INTERNATIONAL CORTON,		
Plaintiffs,	Case No. 2:10-cv-0106-LRH-PAL	
v.	DECLARATION OF KIEN PHUNG	
	IN OPPOSITION TO ORACLE'S	
RIMINI STREET, INC.; and SETH RAVIN,	MOTION FOR A PERMANENT INJUNCTION	
Defendants.		

- I, Kien Phung, have personal knowledge of the facts stated below and under penalty of perjury hereby declare:
- 1. I am the Vice President of Global Siebel Service Delivery at Rimini Street, Inc. ("Rimini"). I have been in that position since March 2013. I have worked at Rimini since March 2008.
- 2. As Vice President of Global Siebel Service Delivery, I oversee delivery of, and am familiar with, Rimini's processes for providing support services related to Oracle's Siebel software product.
- 3. Rimini's current support processes for Siebel do not rely on the use of any "local" Siebel environments or documentation on Rimini's computer systems.
- 4. Rimini's current support process does not download or transmit onto Rimini's computer systems any Siebel software or documentation from password-protected Oracle websites, or upload such software or documentation from any Oracle installation media.
- 5. Instead of using local or cloned copies of Siebel, Rimini's current process involves remotely accessing a Rimini client's Siebel environments that Rimini uses to service that client.
- 6. Certain of Rimini's clients have elected to store copies of Siebel software or documentation on cloud computing platforms, such as Amazon or Windstream. For those clients, Rimini's current process involves remotely accessing the clients' Siebel software or documentation that is stored in the cloud.
- 7. Rimini's current process does not use automated tools to access or download Siebel software or documentation from password-protected Oracle websites.
- 8. When Rimini downloads Siebel software or documentation from password-protected Oracle websites for a Rimini client, Rimini's current process involves using only that client's valid login credentials.

9. Rimini's current process does not use one client's Siebel software or documentation

to reproduce or "clone" a new environment for any other Rimini client.

10. Rimini's current process does not reproduce Siebel software or documentation licensed to one client from that client to any other client.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Kien Phung

Executed on: November 2, 2015 Las Vegas, Nevada

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I hereby certify that on November 2, 2015, I electronically filed the foregoing document with the clerk of the court for the U.S. District Court, District of Nevada, using the electronic case filing system. The electronic case filing system sent a "Notice of Electronic Filing" to the attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means.

By: <u>/s/ Blaine H. Evanson</u> Blaine H. Evanson

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18	Attorneys for Defendants Kin	Attorneys for Defendants Rimini Street, Inc. and Seth Ravin		
10	UNITED STATES	DISTRICT COURT		
19		OF NEVADA		
20		4		
20	ORACLE USA, INC.; and ORACLE			
21	INTERNATIONAL CORPORATION,			
	D1 : 4:00	Case No. 2:10-cv-0106-LRH-PAL		
22	Plaintiffs,			
23	v.	DECLARATION OF CRAIG		
23	**	MACKERETH IN OPPOSITION TO		
24	RIMINI STREET, INC.; and SETH RAVIN,	ORACLE'S MOTION FOR A		
		PERMANENT INJUNCTION		
25	Defendants.			
26		_		
20				
27				
20				
28				
	II			

- I, Craig Mackereth, have personal knowledge of the facts stated below and under penalty of perjury hereby declare:
- 1. I am the Group Vice President of Global Application Support at Rimini Street, Inc. ("Rimini"). I have been in that position since January 1, 2014. I have worked at Rimini since May 14, 2012.
- 2. As Group Vice President of Global Application Support, I oversee the world-wide delivery of Rimini support services for SAP and Oracle software products and am familiar with Rimini's processes for providing support services related to Oracle's Oracle Database software product.
- 3. Certain Rimini clients may, but are not required to, use Oracle Database to support their other Oracle software products, such as PeopleSoft, JD Edwards, and Siebel.
- Rimini's current support processes for Oracle Database do not rely on the use of any "local" Oracle Database environments on Rimini's computer systems.
- 5. Rimini's current support process does not download or transmit onto Rimini's computer systems any Oracle software from password-protected Oracle websites, or upload such materials from any Oracle installation media.
- 6. Instead of using local or cloned copies of Oracle Database software, Rimini's current process involves remotely accessing a Rimini client's Oracle Database environments that Rimini uses to service that client.
- 7. Certain of Rimini's clients have elected to store copies of Oracle Database software on cloud computing platforms, such as Amazon or Windstream. For those clients, Rimini's current process involves remotely accessing the Oracle Database software stored in the clients' cloud environments.

8. Rimini's current process does not use automated tools to access or download Oracle 1 Database software from password-protected Oracle websites. 2 9. When Rimini downloads Oracle Database software from password-protected Oracle 3 4 websites for a Rimini client, the current process involves using only that client's valid login 5 credentials. 6 Rimini's current process does not use one client's Oracle Database software to 10. 7 reproduce or "clone" a new environment for any other Rimini client. 8 Rimini's current process does not reproduce Oracle Database software licensed to one 11. 9 client from that client to any other clients. 10 11 I declare under penalty of perjury under the laws of the United States of America that the foregoing 12 is true and correct. 13 14 15 16 Craig Mackereth 17 Executed on: November 2, 2015 18 Hayward, California 19 20 21 22 23 24 25 26 27 28 - 2 -OPPOSITION TO ORACLE'S MOTION FOR A PERMANENT INJUNCTION

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By: <u>/s/ Blaine H. Evanson</u> Blaine H. Evanson

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By: <u>/s/ Blaine H. Evanson</u> Blaine H. Evanson